

116TH CONGRESS
1ST SESSION

H. R. 5361

To improve and coordinate interagency Federal actions and provide assistance to States for responding to public health challenges posed by emerging contaminants, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

DECEMBER 9, 2019

Ms. BLUNT ROCHESTER (for herself and Mrs. RODGERS of Washington) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committee on Science, Space, and Technology, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To improve and coordinate interagency Federal actions and provide assistance to States for responding to public health challenges posed by emerging contaminants, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “Safe Drinking Water
5 Assistance Act of 2019”.

1 **SEC. 2. FINDINGS.**

2 Congress finds that—

3 (1) safe and clean drinking water is essential to
4 the health, well-being, comfort, and standard of liv-
5 ing of every person of the United States;

6 (2) emerging contaminants in drinking water
7 systems are increasingly being detected at low levels;

8 (3) prolonged exposure to unregulated drinking
9 water contaminants, including emerging contami-
10 nants, may pose human health risks, particularly to
11 vulnerable populations;

12 (4) the Safe Drinking Water Act (42 U.S.C.
13 300f et seq.) requires the Administrator of the Envi-
14 ronmental Protection Agency—

15 (A) to periodically make regulatory deter-
16 minations with respect to unregulated contami-
17 nants; and

18 (B) not less frequently than once every 5
19 years, to identify and publish a description of
20 unregulated contaminants that may require reg-
21 ulation;

22 (5) in a 2011 report of the Government Ac-
23 countability Office, the Comptroller General of the
24 United States found, with respect to unregulated
25 drinking water contaminants, that—

(A) the Administrator has made limited progress in prioritizing drinking water contaminants based on greatest public health concern;

(B) the lack of data relating to the exposure of the public to potentially harmful drinking water contaminants and the related health effects of that exposure continues to limit the ability of the Administrator to make regulatory determinations; and

(C) in many cases, gathering sufficient data to address contaminants awaiting regulatory determinations by the Administrator has taken the Administrator more than 10 years, and obtaining data on other contaminants that are currently awaiting regulatory determinations may take decades;

17 (6) in the 2016 Drinking Water Action Plan of
18 the Environmental Protection Agency, the Adminis-
19 trator recommended that the Federal Government
20 and key water stakeholders strengthen the effective-
21 ness of drinking water health advisories through en-
22 hanced collaboration and increased focus on risk
23 management and risk communication approaches;

1 1662 of the 115th Congress (S. Rept. 115–139), the
2 Office of Science and Technology Policy developed a
3 coordinated cross-agency plan for addressing critical
4 research gaps related to detecting, assessing expo-
5 sure to, and identifying the adverse health effects of
6 emerging contaminants in drinking water; and

7 (8) it is vital that legislators, regulatory offi-
8 cials, public water system owners and operators, sci-
9 entists, and environmental advocacy groups continue
10 to work to ensure that the public water systems of
11 the United States are among the safest in the world.

12 **SEC. 3. DEFINITIONS.**

13 In this Act:

14 (1) **ADMINISTRATOR.**—The term “Adminis-
15 trator” means the Administrator of the Environ-
16 mental Protection Agency.

17 (2) **CONTAMINANT.**—The term “contaminant”
18 means any physical, chemical, biological, or radio-
19 logical substance or matter in water.

20 (3) **CONTAMINANT OF EMERGING CONCERN;**
21 **EMERGING CONTAMINANT.**—The terms “contami-
22 nant of emerging concern” and “emerging contami-
23 nant” mean a contaminant—

1 (A) for which the Administrator has not
2 promulgated a national primary drinking water
3 regulation; and

4 (B) that may have an adverse effect on the
5 health of individuals.

6 (4) FEDERAL RESEARCH STRATEGY.—The term
7 “Federal research strategy” means the cross-agency
8 plan described in section 2(7).

9 (5) TECHNICAL ASSISTANCE AND SUPPORT.—
10 The term “technical assistance and support” in-
11 cludes—

12 (A) assistance with—

13 (i) identifying appropriate analytical
14 methods for the detection of contaminants;
15 (ii) understanding the strengths and
16 limitations of the analytical methods de-
17 scribed in clause (i); and

18 (iii) troubleshooting the analytical
19 methods described in clause (i);

20 (B) providing advice on laboratory certifi-
21 cation program elements;

22 (C) interpreting sample analysis results;

23 (D) providing training with respect to
24 proper analytical techniques;

(E) identifying appropriate technology for the treatment of contaminants; and

(F) analyzing samples, if—

(i) the analysis cannot be otherwise obtained in a practicable manner otherwise; and

(ii) the capability and capacity to perform the analysis is available at a Federal facility.

10 (6) WORKING GROUP.—The term “Working
11 Group” means the Working Group established under
12 section 4(b)(1).

13 SEC. 4. RESEARCH AND COORDINATION PLAN FOR EN-

14 HANCED RESPONSE ON EMERGING CONTAMI-

15 NANTS.

16 (a) IN GENERAL.—The Administrator shall—

(1) review Federal efforts—

(A) to identify, monitor, and assist in the development of treatment methods for emerging contaminants; and

(B) to assist States in responding to the human health risks posed by contaminants of emerging concern; and

(2) in collaboration with owners and operators of public water systems, States, and other interested

1 stakeholders, establish a strategic plan for improving
2 the Federal efforts referred to in paragraph (1).

3 (b) INTERAGENCY WORKING GROUP ON EMERGING
4 CONTAMINANTS.—

5 (1) IN GENERAL.—Not later than 90 days after
6 the date of enactment of this Act, the Administrator
7 and the Secretary of Health and Human Services
8 shall jointly establish a Working Group to coordinate
9 the activities of the Federal Government to identify
10 and analyze the public health effects of drinking
11 water contaminants of emerging concern.

12 (2) MEMBERSHIP.—The Working Group shall
13 include representatives of the following:

14 (A) The Environmental Protection Agency,
15 appointed by the Administrator.

16 (B) The following agencies, appointed by
17 the Secretary of Health and Human Services:

18 (i) The National Institutes of Health.
19 (ii) The Centers for Disease Control
20 and Prevention.

21 (iii) The Agency for Toxic Substances
22 and Disease Registry.

23 (C) The United States Geological Survey,
24 appointed by the Secretary of the Interior.

(D) Any other Federal agency the assistance of which the Administrator determines to be necessary to carry out this subsection, appointed by the head of the respective agency.

(3) EXISTING WORKING GROUP.—The Administrator may expand or modify the duties of an existing working group to perform the duties of the Working Group under this subsection.

(c) NATIONAL EMERGING CONTAMINANT RESEARCH

10 INITIATIVE.—

(1) FEDERAL RESEARCH STRATEGY.—

(B) RESEARCH ON EMERGING CONTAMINANTS.—In carrying out subparagraph (A), the Director shall—

11 (i) take into consideration consensus
12 conclusions from peer-reviewed, pertinent
13 research on emerging contaminants; and

23 (iv) the National Institute of Stand-
24 ards and Technology;

(v) the United States Geological Survey; and

3 (vi) any other Federal agency that
4 contributes to research in water quality,
5 environmental exposures, and public
6 health, as determined by the Director.

15 (2) IMPLEMENTATION OF RESEARCH REC-
16 OMMENDATIONS.—

(j) State and local agencies;

5 (d) FEDERAL TECHNICAL ASSISTANCE AND SUP-
6 PORT FOR STATES.—

7 (1) STUDY.—

15 (B) CONTENTS OF STUDY.—In carrying
16 out the study described in subparagraph (A),
17 the Administrator shall identify—

10 (B) APPLICATION.—

(II) the availability and applicability of existing analytical methodologies;

(III) the potency and severity of the emerging contaminant, if known; and

(IV) the prevalence and magnitude of the emerging contaminant.

16 (II) may—

20 (bb) require an abbreviated
21 application process for the con-
22 tinuation of work specified in a
23 previously approved application
24 that continues to meet the cri-
25 teria described in clause (ii); and

(III) shall consider the relative expertise and availability of—

(aa) Federal and non-Federal laboratory capacity available to the State;

(bb) analytical resources available to the State; and

(cc) other types of technical assistance available to the State.

16 (i) is—

(aa) drinking water and wastewater utilities:

(bb) laboratories:

(cc) Federal and State emer-

gency responders;

(dd) State primacy agencies;

(ee) public health agencies;

and

(ff) water associations;

(II) searchable; and

(III) accessible through the web-

site of the Administrator; and

(ii) includes a description of—

(I) qualified contract testing lab-

oratory facilities that conduct an

emerging contaminants; and

(II) the resources available in

Federal laboratory facility

emerging contaminants.

WATER CONTAMINANT INFORMATION

The Administrator shall

base established under subparagraph (C)

the Water Contaminant Information Tool

The Environmental Protection Agency.

FUNDING.—Of the amounts available to the

Administrator, the Administrator may use not more

than \$15,000,000 in a fiscal year to carry out this

subsection.

1 (e) REPORT.—Not less frequently than once every 2
2 years until 2029, the Administrator shall submit to Con-
3 gress a report that describes the progress made in car-
4 rying out this Act.

5 (f) EFFECT.—Nothing in this section modifies any
6 obligation of a State, local government, or Indian Tribe
7 with respect to treatment methods for, or testing or moni-
8 toring of, drinking water.

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